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1 THE HONORABLE JAMES L. ROBART 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON 7 LEONARD A. LEMMON, on behalf of himself and all others Case No. 2:17-cv-01464-JLR 8 similarly situated, 9 Plaintiff, STIPULATION AND LEAST 10 ORDER EXTENDING DEADLINES v. RELATED TO DISCOVERY AND CLASS 11 CERTIFICATION **EQUIFAX INFORMATION** 12 SERVICES, LLC, 13 Defendant. 14 15 WHEREAS, on January 16, 2018, this Court ratified the Parties' first stipulation extending 16 certain deadlines pertaining to class certification discovery and briefing on Plaintiff's motion for 17 class certification (Dkt. No. 24); 18 WHEREAS, on April 23, 2018, this Court ratified the Parties' second stipulation 19 extending those deadlines after the Parties exchanged written discovery, scheduled depositions, 20 and engaged in settlement discussions (Dkt. No. 26); 21 WHEREAS, the Parties have scheduled a global mediation of this and other class action 22 cases pending across the country involving the reporting of public records matters on August 2-23 3, 2018 in Boston, MA with mediator Eric Green; 24 WHEREAS, counsel for the Parties have conferred and agree that an additional 90-day 25 extension of existing case deadlines will promote the efficient resolution of this case by allowing 26 the Parties to focus their efforts on preparing for and participating in the August mediation; 27

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WHEREAS, good cause therefore exists to extend the deadlines set by this Court for discovery related to class certification and Plaintiff's class certification motion.

STIPULATION I.

NOW THEREFORE, the Parties jointly stipulate and agree that, subject to leave of this Court, case deadlines in this matter should be reset as follows:

EVENT	CURRENT DATE	NEW DATE
Parties to file a Joint Status Report apprising the Court of the outcome of the August mediation	N/A	August 10, 2018
Deadline to complete fact discovery related to class certification	July 27, 2018	October 26, 2018
Plaintiff's Motion for Class Certification	August 24, 2018	November 30, 2018
Defendant's Opposition to Class Certification	September 21, 2018	January 4, 2019
Plaintiff's Reply in Support of Class Certification	October 5, 2018	January 18, 2018

STIPULATED TO AND DATED this 16 July 2018.

TERRELL MARSHALL LAW **GROUP PLLC**

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1 2 3 4 5 6 7 8 9 10 11	James A. Francis, admitted pro hac vice jfrancis@consumerlawfirm.com John Soumilas, admitted pro hac vice jsoumilas@consumerlawfirm.com Lauren KW Brennan, admitted pro hac vice lbrennan@consumerlawfirm.com FRANCIS & MAILMAN, P.C. Land Title Building, 19th Floor 100 South Broad Street Philadelphia, Pennsylvania 19110 Telephone: (215) 735-8600 Facsimile: (215) 940-8000 Attorneys for Plaintiff Meryl W. Roper, admitted pro hac vice mroper@kslaw.com Zachary A. McEntyre, admitted pro hac vice jtoro@kslaw.com KING & SPALDING LLP 1180 Peachtree Street NE Atlanta, Georgia 30309 Telephone: (404) 572-4600 Katherine McFarland Stein, admitted pro hac vice kstein@kslaw.com KING & SPALDING LLP 500 W. Second Street, Suite 1800 Austin, Texas 78701 Telephone: (512) 457-2000		
12	Attorneys for Defendant		
13	H. CARRER		
14	II. ORDER IT IS SO ORDERED this /6th day of July , 2018.		
15	IT IS SO ORDERED this 1670 day of July , 2018.		
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17	THE HONORABLE JAMES L. ROBART		
18			
19	Presented by:		
20	TERRELL MARSHALL LAW GROUP PLLC		
21			
22	By: <u>/s/ Beth E. Terrell, WSBA #26759</u> Beth E. Terrell, WSBA #26759		
23	bterrell@terrellmarshall.com Erika L. Nusser, WSBA #40854		
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1	CERTIFICATE OF SERVICE
2	I, Beth E. Terrell, hereby certify that on July 16, 2018, I electronically filed the foregoing
3	with the Clerk of the Court using the CM/ECF system which will send notification of such filing
4	to the following:
5	Jeffrey M. Edelson, WSBA #37361
6 7	Email: jeffedelson@markowitzherbold.com MARKOWITZ HERBOLD PC
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20	Attorneys for Defendant
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1	DATED this 16th day of July, 2018.
2	TERRELL MARSHALL LAW GROUP PLLC
3 4 5 6	By:
7	Attorneys for Plaintiffs
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